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## UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF MISSOURI

In Re: Williams Recycling, Inc.

Debtor

*Bankruptcy Case No.* 12–50669–can7

Harvey Williams
Harvey Williams Family Trust
Plaintiff(s)

Adversary Case No. 13–05002–can

v.

Williams Recycling, Inc.
Erlene Krigel
Kloseks, LLC
Internal Revenue Service
Missouri Dept. of Labor Div. of Emp. Sec.
Defendant(s)

## **JUDGMENT**

This proceeding having come on for trial or hearing before the court, the Honorable Cynthia A. Norton, United States Bankruptcy Judge, presiding, and the issues having been duly tried or heard and a decision having been rendered.

IT IS ORDERED AND ADJUDGED: , judgment is entered on Count I Mutual Mistake in favor of Plaintiffs; that the liens of the other defendant claimed lienholders do not attach to the 12.5 Acres legally described in the Memorandum Opinion; that the 12.5 Acres (or its proceeds, as the case may be), are set aside to Plaintiffs; and that the Stock Purchase and Real Estate Purchaser Agreement is reformed or interpreted as necessary to so provide. This being a final judgment, each party is to bear its own costs

The foregoing Memorandum Opinion constitutes Findings of Fact and Conclusions of Law as required by Rule 7052, Rules of Bankruptcy.



Ann Thompson Court Executive

By: /s/ Jamie McAdams Deputy Clerk

Date of issuance: 12/23/13

Court to serve